

Consideration of the financial impact on home care providers as a result of changes in payment arrangements

**December 2019**

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# Executive Summary

The Aged Care Financing Authority (ACFA) was asked by the Minister for Aged Care and Senior Australians to examine the potential financial impact on home care providers of the Government’s 2019-20 Budget measure to change the way providers are paid Government subsidies. ACFA was also asked to advise on any significant impact of the new arrangements on consumers.

The Government is considering introducing the change in payment arrangements in three phases:

**Phase 1** would commence in June 2020 and would involve home care subsidies for consumers being paid after the month (in arrears) rather than at the start of the month (in advance).

**Phase 2** would commence in April 2021 and providers would only be paid the subsidy for the goods and services they actually provide to the consumer rather than receiving the full monthly subsidy amount for the recipient. Any unspent package funds for the recipient would be held by the Department of Human Services (DHS).

**Phase 3** would commence in April 2021 and subsidy payments to providers for a consumer would be reduced by a portion of the unspent package funds held by the provider for that recipient. The portion is to be determined.

In preparing this report ACFA consulted with a cross section of providers, departments and software providers. It issued a consultation paper and received submissions from a wide range of stakeholders. ACFA also commissioned the accounting firm StewartBrown to undertake a data analysis to assess the liquidity position of providers.

**Assessment**

ACFA assessed the potential financial impact on providers of each phase of the implementation of the new payment arrangements, along with how consumers may be affected. It has made a number of recommendations that the Government could take to limit the potential impacts and risk of each phase.

**Phase 1 – moving from advance to arrears payments**

ACFA’s assessment is that most home care providers should be able to accommodate the cash flow impact of the change in the payment of subsidies from in advance to in arrears. It is possible, however, that some smaller providers operating in thin or difficult markets and under financial pressure may face challenges in dealing with the change in payment arrangements. Accordingly, ACFA recommends that short-term financial assistance be available to support such providers. Any provider seeking such support should first utilise the Business Advisory Service operated by PricewaterhouseCoopers (PwC) on behalf of the Government which offers managerial and accounting advice to both residential and home care providers.

**Phase 2 – payment for services provided**

Phase 2 presents a potential risk for providers and the Government. This is primarily due to the extent of new system requirements for both providers and DHS to deal with the changes and how smoothly these systems operate. Providers are seeking clarification on many aspects of how Phase 2 will operate and point to past experiences where the introduction of new payment arrangements have not run smoothly and have imposed substantial administrative costs on providers. Increased costs to providers will be passed on to consumers who will see a reduction in the care available under a home care package.

ACFA recommends that all aspects of how the new payment system will operate need to be settled as quickly as possible to determine the system changes required by both providers and DHS. In settling this detail, the focus should be on minimising the costs to providers and avoiding any reduction in the flexibility of the current system in providing goods and services to consumers when they need them.

Once the details of the arrangements under Phase 2 are settled, ACFA recommends that consultations take place between DHS, providers and software developers to determine the appropriate timeframe to introduce, and trial, the new systems as smoothly as possible. The existing timeframe for Phase 2 should be reviewed in light of the outcome from these consultations.

**Phase 3 – reducing unspent funds held by providers**

The proposed return of the unspent funds held by providers on behalf of existing consumers as at April 2021 will be complex and will increase administrative costs for both providers and DHS. ACFA recommends that the Government not proceed with the proposed proportional return and instead providers be given the choice to either:

* return the unspent funds of all existing consumers immediately when Phase 3 commences; or
* retain the unspent funds of existing consumers and allow those funds to be drawn down by the recipient or returned to the Government when the consumer leaves home care. Consideration should be given to setting a maximum period providers can retain existing unspent funds.

# Introduction

The Aged Care Financing Authority (ACFA) is a statutory committee whose role is to provide independent, transparent advice to the Australian Government on financing and funding issues in the aged care industry.

## The project and terms of reference

On 2 October 2019, the Minister for Aged Care and Senior Australians, Senator the Hon Richard Colbeck, asked ACFA to examine the potential financial impact on home care providers of the Australian Government’s 2019‑20 Budget measure to improve the way home care providers are paid Government subsidy on behalf of home care package holders, and to bring these arrangements in line with contemporary business practice.

Home care providers are currently paid a consumer’s full entitlement to Government subsidy for each month, less any income-tested care fee, regardless of the services actually provided to the consumer. The subsidy is paid in advance at the start of the month. Any amount that is not spent providing care and services to a consumer in a month is held by the provider as unspent funds to be drawn upon by the consumer in the future.

The Budget measure involves a change in timing of the Government subsidy from payment in advance to payment in arrears for services actually provided. The difference between the full Government subsidy for the claim period and the cost to the consumer for the services actually provided (i.e. the unspent funds) will be held by the Government to be drawn upon by the consumer in future, through the provider. This change does not impact the amount that is available overall to the consumer.

When announcing the measure in the 2019-20 Budget, the Government said the change in payment arrangements would address stakeholder concerns regarding unspent funds and align home care payment arrangements with other Government programs – most notably the *National Disability Insurance Scheme* (NDIS).

The Minister for Aged Care and Senior Australians sought ACFA’s advice on how the new payment arrangements would impact on providers’ finances and whether the transition to the new arrangements is likely to present any significant challenges to providers in providing services to consumers and their ongoing financial arrangements. ACFA was also asked to advise on possible measures the Government could take to limit potential impacts and risk.

## The review process

ACFA considered the potential financial impact on home care providers and implications for consumers through a public request for written submissions, face-to-face consultations with stakeholders, discussions with the Department of Health (Health) and DHS, software vendors and data analysis. ACFA engaged StewartBrown to analyse the financial accounts of home care providers and provide an assessment of their current capacity to absorb the change in payment arrangements.

ACFA received 43 submissions from home care providers, aged care peak bodies, carers, carer advocacy groups, concerned individuals and payment management companies.

Face-to-face consultations were held with 79 home care providers attending forums in Brisbane, Adelaide, Perth, Melbourne and Sydney. This included a cross section of providers including small home care only providers, medium and large providers, providers that also engage in other aged care and non‑aged care business, remote providers, providers servicing culturally and linguistically diverse (CALD) communities, for profit, not‑for‑profit and faith‑based providers.

Health provided ACFA with a broad outline of the implementation arrangements the Government was considering, and this was the basis of ACFA’s consultations (see Section 4). The arrangements were included in the Consultation Paper ACFA released when inviting submissions.

During the course of the consultations, providers raised a number of questions regarding how the new funding arrangements would operate that were not covered in the implementation outline ACFA received from Health. Some of the details providers were seeking to clarify could have a bearing on the financial impact of the change in payment arrangements, as well as implications for the provision of services to consumers. During the course of ACFA’s consultations, Health was conducting a separate consultation process on the implementation arrangements for the Budget measure. ACFA has advised Health about the points of detail around the operation of the new arrangements that providers are seeking to clarify.

In ACFA’s consultations, providers also raised comments on the merits of the Budget measure and the broader operation of the home care program. ACFA noted that it had not been asked to advise on the merits of the change in payment arrangements or broader reforms to home care.

# The home care sector

Home care services were provided to 116,843 consumers in 2017-18, compared with 97,516 in 2016-17. The total Government expenditure on home care in 2017-18 was $2 billion dollars, an increase of $400 million from 2016-17. Consumer contributions in home care in 2017-18 were $122 million.

As at 30 July 2018, there were 873 home care providers. Over half of all providers were not-for-profit. The balance of providers was for-profit (35 per cent) and Government (12 per cent). Home care providers mainly serviced metropolitan locations (55 per cent), with 36 per cent operating regionally and 9 per cent operating in both metropolitan and regional locations.

Sixty‑two per cent of home care providers also provide residential care and/or services under the Commonwealth Home Support Program (CHSP). Many home care providers also provide other services including retirement living, wellbeing and disability services, outreach community health and housing support services.

The home care sector has experienced significant growth in recent times, both in terms of Government expenditure, the number of consumers serviced and an increase in the number of providers servicing the sector.

Home care providers are still in the process of adjusting to the introduction of packages following consumers (portability of the package) rather than being allocated to providers. This reform allows consumers to direct their care package to the provider of their choice as well as to change providers. The changes have resulted in a large increase in the number of approved providers and, in turn, greater competition which has resulted in a decline in profit margins for individual providers. As noted in ACFA’s 2019 Annual Report, in 2017-18 the Earnings Before Interest, Tax, Depreciation and Amortisation (EBITDA) for home care providers fell by over 60 per cent. The preliminary results from the StewartBrown survey for 2018-19 suggests a further small decline in the financial performance of home care providers. The large falls in the previous two years appear to have been arrested.

# The implementation timetable being considered by Government

The Budget measure involves home care providers being paid in arrears for the services actually provided to consumers. The difference between the full Government subsidy that the consumer is eligible to receive based on package level and days in care and the cost of the services actually provided to the consumer will be held by DHS to be drawn upon by the consumer in future, through the provider.

As advised by Health, the Government is considering the following three-phase implementation timetable for the new home care payment arrangements.

| **Phase 1  (to commence in June 2020)** | **Phase 2  (to commence in April 2021)** | **Phase 3  (to commence in April 2021)** |
| --- | --- | --- |
| Subsidies and supplements will be paid in arrears at the full rate of subsidy based on package level and days in care, through the usual monthly claim. | Payments will be based on services provided to consumers and unspent funds will be held by the Government. | Commencing with the March 2021 claim lodged in April, DHS will reduce a payment for a consumer by a portion of the available funds held by the provider for that consumer. |
| **Practical application**   1. The ‘advance’ payment made at the start of May 2020, for the month of May, will be the last ‘advance’ payment made. 2. Providers will then lodge their May claim in June as per normal. The usual reconciliation will occur for the month of May. 3. There will not be an ‘advance’ payment at the start of June (or any subsequent month). 4. In July, providers will lodge their claim for June and receive payment of the full subsidy for which each consumer is eligible (i.e. based on their full entitlement and number of days in care). | **Practical application**   1. Providers lodge their March claim in April based on the amount of services provided for each consumer in March. 2. DHS determines the amount to be paid for each consumer considering:    1. the amount of the claim;    2. the full entitlement for which that consumer is eligible for that month;    3. any income‑tested care fee payable by that consumer; and    4. [In future months] available funds held by DHS for that consumer. 3. Any amount of subsidy, less any income‑tested care fee, that is not paid to a provider for a particular consumer accrues and is held by DHS to be drawn down in future. | **Practical application**   1. In February 2021 providers advise the amount of available funds held for each consumer. 2. In addition to the matters taken into account when determining an amount of payment for a claim, DHS will reduce a payment for a consumer by a percentage amount (yet to be determined) in recognition of available funds held by the provider for that consumer. 3. This will occur until the provider no longer holds available funds for that consumer. 4. The portion of the consumer’s subsidy that is not paid to the provider during the drawdown will be accrued by DHS. |

# Current payment arrangements in home care

Home consumers are allocated a level 1, 2, 3 or 4 home care package depending on their assessed needs, with level 1 having the lowest dollar value and level 4 the highest. Once a package becomes available, consumers enter an agreement with a home care provider to receive care and services under their package.

Government subsidy levels (current to 19 March 2020) are:

| Subsidy rate per day by package level | |
| --- | --- |
| Level | Per day |
| 1 | $24.07 |
| 2 | $42.35 |
| 3 | $92.16 |
| 4 | $139.70 |

Providers may also receive supplementary funding in respect of certain services and consumers, for example, a viability supplement for more remote services and dementia and cognition supplements.

Home care providers are currently paid a consumer’s full entitlement to Government subsidy for each month (i.e. their package level for each day in care less the subsidy reduction which is known as an income-tested care fee), regardless of the services actually provided to the consumer. This is paid in two stages. Using the month of June as an example, the provider receives an advance payment at the start of June equivalent to the amount received for the month two months earlier, being April. Then, at the start of the subsequent month, July, the provider lodges a claim specifying the actual subsidy due for June, at which time a reconciliation takes place.

Providers also collect an income‑tested care fee from consumers who have sufficient assessable income and, by agreement with the consumer, can also charge a basic daily fee, currently up to approximately $11 per day. These amounts are added to the consumer’s subsidy to form their package budget and can be drawn upon to pay for care and services. The Government subsidy on average represents 96% of home care providers’ income.

Any amount that is not spent providing care and services to a consumer in a month is held by the provider as available funds to be drawn upon by the consumer in future. Available funds are commonly referred to as unspent funds, noting these only become unspent funds when a person exits care.

## Unspent funds

Based on the most recent data, the current pool of unspent funds is around $750 million. This is an increase of approximately $200 million in the last 12 months. The average unspent funds per client is approximately $7,000.[[1]](#footnote-2)

Unspent package funds are currently held by providers but should not be recognised as income by the provider until the funds have been spent or committed for the consumer’s care. Some providers treat unspent funds as part of their working capital (which reduces the need to access other sources of working capital such as through borrowing), but these funds should then be recognised in the providers’ accounts as a liability. It appears some providers quarantine unspent funds in an account separate from the operating account and use the funds only to pay for care and services to consumers, although they may use the interest earned on those funds for various purposes. Some providers have this money held by a third party, effectively holding it in trust for the consumers.

The average subsidy utilisation rate is 90 per cent, meaning that on average 10 per cent of Government subsidy payments are accruing as unspent funds. While the growth of an individual’s unspent funds balance will largely be related to how long they are in care, providers reported that their unspent funds were concentrated on a small number of consumers with very large balances.

A range of factors are behind the growth in unspent funds, as discussed in ACFA’s 2019 annual report.[[2]](#footnote-3) The change in payment arrangements, which was the basis of the consultations, will not address the underlying issues causing unspent funds to accumulate, but will address who holds the funds– provider or Government.

During ACFA’s consultations, a number of providers said that the focus should be on addressing the reasons for the build-up in unspent funds rather than changing who holds such funds. A number of suggestions were offered on how to reduce the growth in unspent funds, predominantly involving changes to the assessment process to avoid over assessment and to enable downgrading of package levels if a consumer’s needs reduce.

# Issues raised in consultations

## Current arrangements

Providers are currently paid the Government subsidy in advance based on a consumer’s days in care and their package level. Providers retain unspent funds for future drawdown by the consumer.

Receiving the Government subsidy in advance has reduced the need for many providers to access other means to obtain working capital. Providers noted that they still need to finance the services provided to new consumers pending receipt of their Government subsidy.

Providers also advised that there can be significant reconciliation issues when they do not receive what they consider to be the correct subsidy payments for consumers. Providers said the current payment system is slow to respond to requests for payment adjustments and the reconciliation process can involve significant administrative effort and cost to providers. It was observed that gaps in the information flow between providers and DHS can be caused by such factors as providers not receiving package upgrade notifications, the absence of a mechanism to confirm the subsidy package that consumers are receiving when they transfer between providers, and no mechanism for providers to access how many days of leave remain before a package recipients subsidy is reduced. One provider reported that 40 of their consumers had ‘dropped off’ the DHS system, resulting in unpaid subsidies of $120,000.

It was claimed that payment adjustments can take up to six weeks to reach providers’ bank accounts. Providers noted they faced the challenge of continuing to fund care and services whilst payment issues are being worked through; essentially they had to continue to deliver services for some consumers without receiving the Government subsidy payment. It was observed that under current arrangements, the impact of such financing pressures is somewhat cushioned by the subsidy payments being made in advance and providers holding the consumers’ unspent package funds.

It appears that providers are concerned that the reconciliation issues and resulting administrative costs currently being experienced could be exacerbated by introducing further complexity to the payment system. Moreover, problems with the existing system contributed to providers’ scepticism as to whether a change in payment arrangements would be smoothly implemented.

## Phase 1 – moving from advance to arrears payments

Phase 1 (from June 2020) will change payments from being made in advance to being made in arrears. In practical terms, providers will not receive an advance payment and as a result will receive the entire subsidy for a consumer when they lodge their claim after the end of the month. During Phase 1 payments will continue to be made based on the number of days consumers are in care and providers will hold unspent funds.

Providers advised that the ability to manage the transition from advance payments to payments in arrears is contingent on having access to liquid assets or other funding arrangements so that payments to employees and suppliers can continue.

The short-term cash flow shortfalls from the transition from payment in advance to payment in arrears could be covered by the drawdown of cash and liquid assets, including unspent funds, within the home care business of the provider as well as drawing on the liquid assets of other businesses operated by the provider. Alternatively, other financing arrangements could be utilised, such as loans or equity injections.

Provider comments in submissions about the cash flow impacts of the move from payment in advance to payment in arrears in Phase 1 were mixed. Some said they would experience little to no difficulty in handling the cash flow impacts, others suggested moderate concern, and a few suggested significant impacts.

One peak body reported in its submission that of 51 providers surveyed, 37 per cent felt that the change to payment in arrears would be very challenging and 2 per cent felt that it would be unachievable from a cash flow perspective.

Many submissions did not raise cash flow concerns through Phase 1 as a specific issue for themselves but did express concern about the ability for smaller providers, especially those operating in thin markets, to remain viable. This was also raised in the consultations.

It was also noted in the consultations that home care providers who are currently losing money or operating at a minimum margin, would likely face significant difficulties in dealing with the change in payment arrangements.

One large provider suggested the cash flow impact of the change in payment arrangements would represent 20 per cent of total cash reserves, equating to approximately $6.5 million. Another submission suggested that a four-fold increase in working capital would be required to remain solvent through the transition.

Providers were asked during the consultation arrangements whether Phase 1 would require any changes to their payment system and IT arrangements. The overwhelming majority indicated that they would not have to make changes to their payment systems to accommodate Phase 1.

## Phase 2 – payment for services provided

Phase 2 (as from April 2021) involves subsidy payments based on services actually provided to individual consumers. DHS will retain each consumer’s unspent funds to be drawn down by providers on behalf of consumers when needed.

The main concern raised by providers did not involve the impact of Phase 2 on their cash flow. Their Phase 2 concerns focussed on the system changes that would be required, both to their systems and DHS payment systems, to accommodate the move to payment for goods and services actually provided to each of their consumers. Providers were concerned about having sufficient time for system changes to be developed, tested and implemented, as well as the costs that they would incur for such changes and for staff training, which may be passed on to the consumer.

Providers were particularly concerned about the ability of DHS to introduce a new system to support the change in payment arrangements. Their concern was based on previous negative experiences with significant system upgrades, such as those that occurred with the introduction of funding following the consumer for home care packages. They observed that if the required changes in payment systems by providers and DHS are not compatible, and there are discrepancies in the flow of information regarding each consumer, there will be reconciliation issues. These issues will pose significant additional administrative effort and costs for providers. If there continued to be sizeable delays in sorting out data discrepancies with the current payment system, it could cause significant financial problems for providers.

Providers would be particularly concerned if Phase 2 required them to manually input the data on the goods and services actually used by consumers each month. This would significantly increase their costs.

Providers said clarification was required around many aspects of the implementation of Phase 2. Some of the issues raised included:

Who will be responsible for monitoring client balances and advising the consumer of their unspent fund balance (provider or DHS or jointly)?

How will resolution occur if there is a discrepancy between providers’ records and DHS?

What level of detail is required when claiming for goods and services actually provided?

Will there be a time limit on invoicing?

Who should be collecting the income‑tested care fee (provider or DHS)?

How would the basic daily fee be treated (would it be deducted from the subsidy payment in the same way as the income‑tested care fee)?

Will consumers be allowed to get into negative balance? Currently providers allow consumers to temporarily go into negative balance in times of particular need, such as following a health related event or when capital items are immediately needed. Under current arrangements, providers recoup an over spend in a few months from subsequent monthly payments. Providers noted that they bear the risk if the consumer departs care before the overspent funds are recouped.

As noted previously, these questions have been referred to Health who is consulting on the detail of the implementation of the change in payment arrangements. This detail can impact on the cost to providers of the new arrangements.

Most providers said the Government’s timeframe for the implementation of Phase 2 was too short. There was a strong desire for this phase to be pushed back to allow more time for development, testing and a trial period to ensure that past issues with the payments system do not occur again.

Due to the time and cost associated with significant system change, a number of providers suggested that these changes should not be introduced ahead of the final report being delivered by the Royal Commission into Aged Care Quality and Safety.

DHS has advised ACFA that they are committed to delivering systems that are modern, adaptable and meet the requirements of their stakeholders. DHS further advised that they will continue to work with Health and engage with service providers to seek input and feedback on how payment systems are designed and operate.

## Phase 3 – reducing provider held unspent funds

Phase 3 (as from March 2021) will see a percentage reduction (rate to be determined) in the subsidy paid to a provider for a consumer to the extent that the consumer has unspent funds being held by the provider. The reduction in subsidy will be accrued to the consumer’s unspent funds held by DHS and the provider will reduce the amount of unspent funds that it holds on behalf of the consumer.

Most providers agreed that the current level of unspent funds needed to be addressed. There were differing views, however, on how quickly the balance of unspent funds should be withdrawn from providers.

Some providers preferred the option of returning unspent funds immediately. A number in this group saw these funds as an administrative nuisance and would prefer to avoid this and have them off their books as soon as possible. Some providers cited the complexities associated with a gradual return of unspent funds as an administrative burden, and would prefer to avoid this additional complexity by returning their unspent funds as soon as practicable.

Other providers saw the stock of unspent funds as an important buffer to ameliorate cash flow problems associated with the change in payment arrangements. Some of the submissions suggested that to help ensure working capital through the transition in payment arrangements, a proportion of the unspent funds (e.g. 10 per cent of current holdings per package) be retained by providers as a contingency.

Another proposal was that packages be allowed to accrue unspent funds up to a maximum amount (e.g. $7,000).

Some providers preferred an approach that allowed all current unspent funds to be retained by providers and be reduced through the usual life cycle of a package.[[3]](#footnote-4) That is, drawn down through the provision of services in addition to those being claimed from DHS with the balance being returned to DHS when a consumer leaves care as per current arrangements.

A significant number of submissions suggested that returned unspent funds should be redirected into the release of more home care packages.

Providers advised that the Government’s proposed timetable which involved reporting the level of unspent funds for each consumer to DHS in February 2021 would be a significant administrative burden given that they will need to ensure that all outstanding charges have been incorporated for a pre-determined day. This calculation is normally made progressively for each package holder when they exit their package. They also noted that this balance will likely change after it is reported as clients may access their unspent funds.

## Possible impact on viability of some providers

Some of the submissions suggested that the new payment arrangements would be a risk to the viability of some providers. One submission noted that a loss of liquidity for providers may result in insolvency or pose difficulties for providers to fund significant drawdowns from available funds. Some submissions suggested that smaller providers may no longer be able to operate due to an inability to pay staff or suppliers before the funds are reimbursed.

One submission provided details about the anticipated impacts on a group of providers operating in thin markets. This submission advised that *Moving to a post-paid individualised finance model will impact cash flows for remote and very remote service providers in the short and long term and this could be worsened by providers who may be relying on the availability of unspent funds to provide services that otherwise are not financially viable.*

Many submissions referenced small providers and those operating in rural and remote locations, suggesting that the risks to the ongoing viability of these providers would be heightened as a result of the change in payment arrangements. Submissions from smaller providers asked that they be given special consideration and receive support to ameliorate the costs to them of the change in payment arrangements.

In addition to the individual impacts, providers noted that the cumulative effect of this change needs careful consideration in the context of previous and ongoing reforms to home care.

## Possible impact on consumers

A number of concerns were raised regarding the possible impact of the new payment arrangements on the delivery of goods and services to consumers. It was noted that should the new arrangements result in some providers leaving the industry, this would reduce consumer choice. The extent to which the new arrangements adversely impact on the viability of providers operating in very thin markets in rural and remote locations may have a significant impact on consumers if there are no other providers operating in those markets.

Some providers said that as a result of the cash flow pressures arising from the changes, they may be reluctant to take on new consumers during the transition period. Others observed that if this was the case, they saw an opportunity to increase market share. A related concern raised by a number of smaller providers was that larger providers would have greater capacity to absorb the costs associated with the changes, and this would distort the competitive market.

Many providers suggested that with unspent package funds being held by DHS, there would be significant delays before consumers could access these funds to finance the provision of large capital items. It was noted that larger providers may have the capacity to finance such purchasers before getting reimbursement from DHS, but smaller providers would not have the same capacity to finance such outlays. This was seen as another consequence impeding the competitiveness of smaller providers.

It was also noted in the consultations that, to the extent that the new payment arrangements increase administrative costs for providers, these costs would be passed on to consumers which in turn would reduce the level of goods and services available to a consumer under a package.

It was also highlighted that consumers would be adversely impacted if the arrangements involving DHS paying the subsidy for actual services delivered in the past month reduced the flexibility under current arrangements whereby a provider could overspend on a consumer in one month, and recoup from subsidy payments in subsequent months.

# Data analysis

The accounting firm StewartBrown was engaged to provide an assessment of the likely financial impact of the proposed changes based on an examination of the financial accounts of home care providers. In undertaking this analysis, StewartBrown used the information available from the 2018-19 Aged Care Financial Reports (ACFR) submitted by providers, data from the most recent StewartBrown Aged Care Financial Performance Survey, and other relevant financial data.

StewartBrown’s report is attached. The key findings from the report are:

**Financial impact on providers**

The overall financial performance of approved providers, other than the potential additional interest expense and possible foregone interest revenue on unspent funds, will not be materially impacted by the cash flow impact of the proposed changes to funding arrangements.

On average, and across the cohort of approved providers examined by StewartBrown, there are sufficient liquid assets held by at least 89 per cent (477 in number) of approved providers. They have sufficient cash flows to meet normal operating expenses for one month while the arrangements transition from payment in advance to payment in arrears.

The potential financial impacts to approved providers are likely to be amplified for smaller providers who do not have other major sources of revenue other than that generated from the delivery of home care packages.

The other potential major impact on providers would be the additional costs associated with the administrative burden resulting from changes in systems in order to accommodate the new payment arrangements, along with risks associated with the capacity of DHS to adjust its systems in response to the changes. Related to these risks is the risk of a prolonged disruption to payments to providers as a result of the payment system (through DHS or equivalent) not making payments on time, and delays in reconciling disputes over payments.

**Cash flow impacts from repayment of unspent funds**

On the basis of the analysis of the data reported on the ACFR home care segment, ACFA notes that, over 95 per cent of approved providers could manage a monthly reduction in subsidies equivalent to 20 per cent of their monthly claim to DHS for services provided. At a subsidy reduction rate of 7.5 per cent, that percentage rises to 97.6 per cent, with only 13 of 535 providers with insufficient liquid asset levels.

**Significant risk**

StewartBrown noted that if the Government, through DHS, required approved providers to submit each claim at the individual consumer level, this would result in additional administrative effort for providers, not only in making claims but also in reconciling the reimbursed funding receipt to the claim on a consumer by consumer basis.

# Assessment of issues raised

**Phase 1**

The key issue associated with Phase 1 is the capacity of providers to manage the cash flow impact of receiving subsidy payments in arrears.

Cash flow concerns were not a major issue for providers attending the consultation meetings, although it was noted that some smaller providers may struggle with the new payment arrangements. In contrast, written submissions (notably from the provider peak bodies) suggested the cash flow impacts were a significant concern for a number of providers.

The StewartBrown data analysis suggests that the vast majority of providers have access to cash holdings that should accommodate one month without subsidy payments.

ACFA’s assessment is that most providers should be able to accommodate the cash flow impact of the change in payment arrangements associated with Phase 1. Nevertheless, it is possible that a number of smaller providers operating in very thin markets in rural and remote areas, who are already under financial pressure, may struggle as a result of the changes. Quantifying these concerns, one submission noted that 67 per cent of providers operating in rural and remote areas were operating at a loss, and an increasing number are already seeking to leave the industry, with NDIS providers in rural and remote areas also in financial difficulty.

ACFA considers that the viability risk for small providers in thin markets is significant and these providers will likely need support in transitioning to the new arrangements, not only in Phase 1 but also in Phases 2 and 3.

**Phase 2**

The main concern with Phase 2 raised in the consultation meetings and in written submissions was the capacity for DHS to implement the required changes to their systems to deal with the new payment arrangements, along with the costs to providers of having to change their payment systems. Providers were particularly concerned that if the new arrangements are not introduced smoothly, there will be significant reconciliation issues in dealing with discrepancies in data and this will have a significant financial impact on providers.

In order to gain an insight into the system adjustments that providers may need to introduce to accommodate the change in payment arrangements, ACFA consulted with software providers to assess their views on the feasibility of the changes within the proposed timeframes.

Software providers noted that the most important pre-condition to managing a smooth transition process is getting the systems development phase in place and agreed to by key stakeholders as early as possible. It was further noted that the ability for software developers to implement timely and accurate changes for their clients (home care providers) was conditional on DHS being able to manage system requirements effectively from their end.

Software providers observed that a fully integrated system (business to Government) would not be achievable within the timeframe.

ACFA notes that it is important that the new arrangements whereby Government subsidies are paid for actual services provided maintains the flexibility of the current system which enables a consumer’s package to go into negative balance if needed and to be recouped from subsequent monthly subsidy payments.

**Phase 3**

A key consideration with Phase 3 involves the potential impact of the return of unspent funds on the liquidity position of some providers and the administrative burden associated with a phased drawdown in unspent funds. ACFA also notes the concerns raised by providers regarding having to report on the level of unspent funds for each consumer as at February 2021.

The administrative costs associated with Phase 3 may be significant and ACFA recognises that some providers see the stock of unspent funds as an important buffer to the cash flow impacts associated with the transition to the new payment arrangements. However, it is acknowledged that some providers are seeking to return their unspent funds as soon as possible.

It would be preferable if the arrangements for the return of unspent funds provided some flexibility for providers in terms of when these funds should be returned.

# Conclusions and Recommendations

With some exceptions, there is general acceptance and support amongst providers and peak bodies that there is merit in the Government’s decision to pay home care subsidies in arrears and for DHS to retain unspent funds.

Notwithstanding this general acceptance and support, ACFA’s consultation raised a range of concerns around the implications of the new funding arrangements. A few providers advocated for the maintenance of current funding arrangements. While some providers supported the intent of the changes in payment arrangements, they argued that no changes should be made until the Royal Commission into Aged Care Quality and Safety has delivered its final report.

Acknowledging the range of themes raised during the consultation, ACFA makes the following conclusions and recommendations. The recommendations are framed within the three proposed implementation phases.

**Phase 1**

Based on the face-to-face consultations, the majority of providers indicated that they would be able to cope with Phase 1 changes in terms of liquidity management. ACFA notes, however, that the consultations involved a relatively small sample of the total number of home care providers. These providers, whilst a reasonable cross section of the aged care sector, may not necessarily represent the view of all providers, and concern was expressed about whether some smaller providers could deal with the change.

Submissions received from the peak bodies described a larger potential impact under Phase 1 compared with the views expressed in the face-to-face consultations.

There was a significant divergence of opinions expressed in the written submissions about Phase 1 cash-flow concerns. On balance, however, and taking into account the data analysis provided by StewartBrown, ACFA concludes that the majority of providers should be able to cope with Phase 1 changes from a liquidity management perspective, noting that some providers may need access to assistance whether it is through advice, temporary financial assistance, or both.

Prior to Phase 1 commencing, providers need to be well informed about the operational changes required and advised of the services available to assist them in the lead up to the commencement of Phase 1.

In this regard, the Business Advisory Service is a free service provided by PricewaterhouseCoopers (PwC) on behalf of the Australian Government for aged care providers, and its availability should be promoted as a tool that home care providers can access to assist them in preparing for the new payment arrangements.

The Business Advisory Service is a program that provides residential and home care providers with access to independent accounting and business advisory services to help review and assess their operations and provide advice on financial strategies to support their business. This could include strategies to transition to and operate under the new payment arrangements. Services under the Business Advisory Service are currently available until 30 June 2021.

Transitional financial assistance in the form of short-term grants or loans may be required for providers operating in very thin or difficult markets, such as in rural and remote areas, or providers who represent a significant public benefit by providing a necessary service which would not be available if they left the industry (for example, they may be the only provider of home care services within a specific area). Such providers may already be under financial pressure and may have difficulties in accommodating the cash flow consequences of Phase 1. However, as previously addressed, any provider seeking transitional financial assistance should first be required to access the Business Advisory Service.

**Phase 1 recommendations**

**Recommendation 1**: Providers who consider they would be financially vulnerable as a result of the change in payment arrangements should be encouraged to apply to the Business Advisory Service.

**Recommendation 2:** Transitional financial support should be available for providers in thin and difficult markets, such as regional and remote areas, or those providing specialised services to vulnerable consumers. Providers seeking transitional financial support should first utilise the Business Advisory Service.

**Recommendation 3:** All phases should commence at the start of a financial year for consistent reporting within a financial year and to minimise impacts on providers’ end of year financial reporting requirements.

**Phase 2**

Phase 2 presents a potential risk for providers and the Government. This is primarily due to the extent of new system requirements to deal with the changes in payment arrangements and how smoothly these systems operate. Providers’ concerns relate to a number of factors that can be broadly categorised into the following groups:

1. System costs and increased staffing costs associated with increased administration (particularly if manual data entry is required).
2. Significant increase in reconciliation requirements which will add to administrative expenses and impact on providers’ financial position if there is a sizeable delay in resolving discrepancies and receiving payments.
3. Previous negative experiences with significant systems changes and concerns that short lead times will not allow time to trial the changes.
4. A high degree of uncertainty as to how Phase 2 will operate given numerous substantive matters are not yet resolved.

Risks are heightened for providers operating in thin markets and delivering niche services.

ACFA notes the complexity of the changes required to the DHS payment system. For this Phase to be implemented with minimal disruption to providers and consumers, system implementation requirements need to be well considered and articulated to the sector as soon as possible. The focus should also be on minimising the administrative costs for providers under Phase 2. In this regard, consideration should be given to the suggestion raised in StewartBrown’s report that rather than requiring providers to submit a claim for services actually provided at the individual level, providers submit an aggregate amount of the services provided.

It is also important that the details of the operation of the payment arrangements under Phase 2 do not have an adverse impact on consumers. In particular, the new system should retain the flexibility of the current system whereby providers allow a consumer’s balance to go into arrears if needed and recoup the amount from subsidy payments in subsequent months. Flexibility may also be needed to allow providers early access to a consumer’s unspent balances held by DHS in order to finance large capital items. ACFA recognises the significant costs providers may incur in changing their systems and the smoothness of moving to the payment arrangements under Phase 2 is very dependent on how effectively DHS can manage their systems changes.

The prudent course to minimise the risks associated with Phase 2 is for Health to finalise the details of how this phase will operate in consultation with providers and to discuss with DHS and software providers what realistic time frame is required to trial and implement system changes.

**Phase 2 recommendations**

**Recommendation 4:** All aspects of how the new payment arrangements will operate need to be settled as quickly as possible to determine the system changes required by both DHS and providers. In settling this detail, the focus should be on minimising the costs to providers and avoiding any reduction in the flexibility of the current system in providing goods and services to consumers as they need them.

**Recommendation 5:** Once the details of the new arrangements are settled, there need to be consultations between DHS, providers and software developers to determine an appropriate time frame to ensure a smooth change to the new funding scheme, and also what can be done to minimise the administrative burden on providers. There should be a reasonable trial period of the new systems before full implementation. The current time frame for the introduction of Phase 2 (April 2021) should be reviewed following these consultations between DHS, providers and software developers.

**Recommendation 6:** Consideration should be given to providing financial support to providers operating in thin and difficult markets who may find it particularly challenging to adjust their systems to deal with the requirements of the new payment arrangements.

**Phase 3**

With some exceptions, there appears to be general acceptance and support from providers and peak bodies for home care subsidies to be paid in arrears and for DHS to retain the unspent package funds of consumers. Providers offered various reasons for the growth in unspent funds, and a number suggested that further investigation into the causes behind the growth in unspent funds is warranted.

Views differed as to the return of unspent funds in accordance with the arrangements under Phase 3.

Some providers saw the gradual return of unspent funds at a designated rate over a phased period as adding additional and unnecessary administrative costs and would prefer to hand unspent funds back upfront. DHS also advised that it would be challenging to build and manage a system to handle the arrangements outlined in Phase 3.

Other providers were keen to retain unspent package funds attached to existing consumers until it is returned to the Government when the consumer leaves home care. These funds were seen as an important buffer for providers in dealing with the liquidity issues associated with the introduction of the new payment arrangements.

ACFA suggests providers should be given the option to return the unspent funds of existing consumers immediately once Phase 3 commences. This could be managed through subsidy reductions based on the current unspent funds held per consumer. That is, a provider does not receive a payment of subsidy for a particular consumer until that consumer’s unspent funds balance held by the provider is exhausted. This should be the default option, unless providers elect to retain the unspent funds of existing consumers and allow those funds to be drawn down by the consumer or returned to the Government when the consumer leaves home care. If providers are given the option to retain existing unspent funds, consideration should be given to imposing a maximum period (for example 3 years)[[4]](#footnote-5) the funds can be retained before being returned to the Government.

**Phase 3 recommendation**

**Recommendation 7:** Do not proceed with the proposed proportional return of existing unspent funds under Phase 3. Instead providers should have a choice to either:

* 1. return the unspent funds of all existing consumers immediately when Phase 3 commences; or
  2. retain the unspent funds of existing consumers and allow those funds to be drawn down by the recipient or returned to the Government when the recipient leaves home care. Consideration should be given to setting a maximum period that providers can retain existing unspent funds.

While outside the terms of reference for this report, ACFA suggests that work should be undertaken to determine the underlying causes for the growing accumulation of unspent funds within home care packages.

1. StewartBrown, Home care Funding Analysis (November 2019), p.9. [↑](#footnote-ref-2)
2. ACFA’s 2019 Annual Report noted that unspent funds accumulate for a variety of reasons including that consumers wish to save a proportion of their budget for future events, misconceptions that money not spent under the package belongs to the consumer, or because the consumer does not require all the funds allocated to them. [↑](#footnote-ref-3)
3. This approach will not see growth in unspent funds with providers as current holdings will be deducted from subsidy payments. [↑](#footnote-ref-4)
4. The median length of time in home care is 17 months [↑](#footnote-ref-5)